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Before the Federal Communications Commission Washington, D.C. 20554

FCC 03M-16 02226

In the Matter of)	EB Docket No. 02-149
PUBLIX NETWORK CORPORATION;)	File No. EB-01-TC-052
Customer Attendants, LLC;)	NAL/Acct. No. 200232170003
Revenue Controls Corporation;)	FRN: 0004-3412-51 RECEIVED & INSPECTED
SignTel, Inc.; and)	RECEIVED & HVOPECTED
Focus Group, LLC)	MAY 0 9 2003
Order to Show Cause and Notice of)	
Opportunity for Hearing)	FCC-MAILROOM

ORDER

Issued: May 6, 2003 Released: May 7, 2003

On April 30, 2003, the Enforcement Bureau ("Bureau") filed a Motion To Stay Proceedings ("Motion to Stay"). There has been no responsive pleading filed by respondent Publix Network Corporation ("Publix"). The Bureau represents that neither Publix nor its principal Dr. Raanan Liebermann ("Liebermann") oppose the Motion to Stay. Therefore, it will not be necessary for respondent to file a responsive pleading.

On July 18, 2003, the Presiding Judge issued an order staying this case until May 1, 2003. See Order FCC 02M-70, released July 19, 2002. The fourth in a series of status reports showed that the criminal case justifying the stay was continued to June 2003. The Bureau now informs that the responsible Assistant United States Attorney has advised Bureau counsel that the criminal case is still on for June 2003, albeit with new defense counsel. As explained earlier, relevant evidence presented in the criminal case will be available for use in this proceeding, and there will be a substantial savings of resources. Also, resolution of factual issues in the criminal proceeding that substantially track the issues in this administrative proceeding may qualify for collateral estoppel thereby avoiding twice trying the same facts.

Accordingly, IT IS ORDERED that for good cause shown, the Motion To Stay Proceedings filed by the Enforcement Bureau on April 30, 2003, IS GRANTED.

IT IS FURTHER ORDERED that this case IS STAYED sine die.

IT IS FURTHER ORDERED that the Enforcement Bureau will continue to apprise the Presiding Judge of the status of the criminal case at 60 day intervals commencing July 1, 2003, until the criminal case is completed and the parties are ready to proceed here, or until this case is terminated pursuant to agreement, or terminated as a result of default.

IT IS FURTHER ORDERED that unless the Presiding Judge orders otherwise, there shall be no discovery undertaken in this case while the stay is in effect.

FEDERAL COMMUNICATIONS COMMISSION1

Richard L. Sippel

Chief Administrative Law Judge

¹ Courtesy copies of this <u>Order</u> were sent to counsel for each of the parties by fax or e-mail on the date of issuance.